IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF VIRGINIA ROANOKE DIVISION CLERKS OFFICE U.S. DIST. COURT
AT DANVILLE, VA
FILED FOR KYU

JAN 29 2015

	ROANOKE DIVISION			BY: HMC OSS	
LUTHER M. JONES,)	Civil Act	tion No. 7:14-0	cv-00660 EPUTY CLERK	
Plaintiff,)				
)				
v.)	<u>MEMOR</u>	<u>RANDUM OP</u>	<u> PINION</u>	
)				
MARION CORR. TREATMENT	ľ)				
CENTER, <u>et al.</u> ,)	By: H	lon. Jackson I	L. Kiser	
Defendants.)	S	enior United S	States District Judge	

Plaintiff Luther M. Jones, a Virginia inmate proceeding <u>prose</u>, filed a civil rights complaint pursuant to 42 U.S.C. § 1983. Plaintiff names as defendants the Marion Correctional Treatment Center ("Marion")¹, Marion Warden Larry W. Jarvis, and fellow inmate Victor Scott. Plaintiff alleges that someone is poisoning him with a mind-numbing substance called "Ebola Interrogation Root" because, <u>inter alia</u>, various relatives were responsible for unidentified legal settlements.

Plaintiff fails to allege any act or omission by Warden Jarvis or Inmate Scott. Supervisory liability against Warden Jarvis under § 1983 may not be predicated on respondeat superior, Plaintiff fails to establish that Inmate Scott was cloaked with the power of the state, and Marion is not a person for purpose of § 1983. See, e.g., Will v. Michigan Dep't of State Police, 491 U.S. 58, 70 (1989); Tower v. Glover, 467 U.S. 914, 920 (1984); Monell v. Dep't of Soc. Servs., 436 U.S. 658, 663 n.7 (1978). Accordingly, the complaint is dismissed without prejudice as frivolous, pursuant to 28 U.S.C. § 1915A(b)(1), for pursuing indisputably meritless legal theories.

ENTER: This 29th day of January, 2015.

Sonior United States District Judge

¹ Marion is the mental health treatment prison within the Virginia Department of Corrections.